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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/478,156 01/05/2000		Edward L Bayiates	M0995/7002/PJG/AR	1311	
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HUTCHINS, WHEELER & DITTMAR 101 FEDERAL STREET BOSTON, MA 02110			EXAMINER		
			TRUONG, CAM Y T		
			ART UNIT	PAPER NUMBER	
			2172		
			DATE MAILED: 05/10/2002		

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Applica	ation No.	Applicant(s)
		09/478,156		BAYIATES, EDWARD L
	Office Action Summary	Examir	iner	Art Unit
		Cam Y	T Truong	2172
Period f	The MAILING DATE of this communi or Reply	cation appears on t	he cover sheet w	ith the correspondence address
- External e	MORTENED STATUTORY PERIOD FO MAILING DATE OF THIS COMMUNIO ensions of time may be available under the provisions of r SIX (6) MONTHS from the mailing date of this common e period for reply specified above is less than thirty (30 D period for reply is specified above, the maximum stature to reply within the set or extended period for reply we reply received by the Office later than three months afted patent term adjustment. See 37 CFR 1.704(b).	CATION. of 37 CFR 1.136(a). In no unication.) days, a reply within the s luttory period will apply and will by statute cause the a	event, however, may a r latutory minimum of thir will expire SIX (6) MON	eply be timely filed by (30) days will be considered timely. THS from the mailing date of this communication.
1)🛛	Responsive to communication(s) file	ed on 28 February	2002 .	
2a) <u></u> □		tb)⊠ This action		
3)	Since this application is in condition closed in accordance with the practic	for allowance exce	ept for formal mat	ters, prosecution as to the ments is D. 11, 453 O.G. 213.
Disposit	ion of Claims			
4) 🖾	Claim(s) 1-49 is/are pending in the a	pplication.		
	4a) Of the above claim(s) 10-24, 28-4		from consideration	on.
	Claim(s) is/are allowed.			
6)🛛	Claim(s) <u>1-19 and 25-27</u> is/are rejected	ed.		
7)	Claim(s) is/are objected to.			
8)	Claim(s) are subject to restricti	on and/or election	requirement.	
Applicati	on Papers			
9) 🗌 -	The specification is objected to by the	Examiner.		
10) 🗌 -	The drawing(s) filed on is/are: a	a) accepted or b)	objected to by th	ne Examiner.
	Applicant may not request that any object			
11) 🔲 🛚	The proposed drawing correction filed	on is: a) 🔲 a	approved b) 🗌 di	sapproved by the Examiner.
	If approved, corrected drawings are requ	ired in reply to this C		
12) 🔲 7	The oath or declaration is objected to b	y the Examiner.		
Priority u	nder 35 U.S.C. §§ 119 and 120			
13)	Acknowledgment is made of a claim for	or foreign priority u	nder 35 U.S.C. §	119(a)-(d) or (f).
a)[☐ All b)☐ Some * c)☐ None of:			
	1. Certified copies of the priority do	ocuments have be	en received.	
	2. Certified copies of the priority do	ocuments have be	en received in Ap	plication No
	 Copies of the certified copies of application from the Internat ee the attached detailed Office action 	tional Bureau (PCT	Rule 17.2(a)).	_
	cknowledgment is made of a claim for		-	
	☐ The translation of the foreign langu			
15) 🗌 A	cknowledgment is made of a claim for	domestic priority u	inder 35 U.S.C. §	§ 120 and/or 121.
ttachment(
) 🔲 Notice	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO ation Disclosure Statement(s) (PTO-1449) Pape	0-948) er No(s)	4) Interview St 5) Notice of In: 6) Other:	ummary (PTO-413) Paper No(s) formal Patent Application (PTO-152)
Patent and Tra O-326 (Rev	0.4.043	Office Action Summa	m.	Part of Paner No. 8

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DETAILED ACTION

1. Applicant's election without traverse of group I, claims 1-19 and 25-27 in Paper No. 12 is acknowledged. Claims 1-49 are pending in this Office Action.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-11, 15-19, and 25-27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nagral et al (USP 6260044) in view of Stiegemeier et al (USP 6192381).

As to claims 1, 17, and 19, Nagral teaches the claimed limitation

"receiving data representing a visual form of data comprising content data and format data indicating the manner in which therepresented" as (col. 2, lines 35-43; col. 5, lines 25-35);

"storing the identified content data" as (col. 5, lines 60-65).

Nagral fails to teach the claimed limitation "identifying at least some of the content data in accordance with a template". However, Stiegemeier teaches the above claimed limitation in col. 10, lines 30-55. It would have been obvious to a person of an ordinary skill in the art at the time the invention was made to apply Stiegemeier's teaching of retrieved document include a code which identifies the appropriate template

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that will provide the format for displaying document to Nagral 's system in order to display different type of data in proper format or location on screen following user's desire.

As to claim 2, Nagral teaches the claimed limitation "normalizing the data representing the visual form of data" as most application transform data to a visual form as either a vector image or a bit map image for display on a display device. This visual form is captured into a database 64 in the information storage and retrieval system in a format defined by the operating system 54 of the general purpose computer (col. 5, lines 40, lines 56).

As to claim 3, Nagral teaches the claimed limitation "the data is normalizedform of data" as (col. 5, lines 40-46).

As to claim 4, Nagral teaches the claimed limitation "the visual form of data is characterized......at least two coordinate systems" as (col. 5, lines 20-40), "wherein normalizing the datainto a common coordinate system" as (col. 21, lines 10-30).

As to claim 5, Nagral teaches the claimed limitation "the common coordiate.....visual form of data " as (col. 22, lines 1-10).

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As to claim 6, Nagral disclose the claimed limitation subject matter in claim 4, except the claimed limitation "the template.......on the common coordinate system". However, Stiegemeier teaches that extract the data from the document and format data in accordance with template instructions. The document may optionally include a code which identifies the appropriate template that will provide the format for displaying data. The instruction that a template may use to define a display including data location (col. 10, lines 30-67; col. 11, lines 1-5). It would have been obvious to a person of an ordinary skill in the art at the time the invention was made to apply Stiegemeier's teaching of extract the data from the document and format data in accordance with template instructions. The document may optionally include a code, which identifies the appropriate template that will provide the format for displaying data. The instruction that a template may use to define a display, which include data location to Nagral's system in order to display different type of data in proper format or location on screen following user's desire.

As to claim 7, Nagral teaches the claimed limitation "the data representing the visual form of data comprises.....outputtingby a printer" as (col. 22, lines 1-10; col. 6, lines 1-10).

As to claim 8, Nagral teaches the claimed limitation "operating system layer.....Windows metafile" as (col. 19, lines 55-60).

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As to claim 9, Nagral fails to teach the claimed limitation "the template includesfrom the received data". However, Stiegemeier teaches above claimed limitation in col. 11, lines 15-40.

As to claim 10, Nagral teaches the claimed limitation "the visual form of databy the coordinate system" as (col. 5, lines 20-40). Nagral fails to teach the claimed limitation "the extraction instruction includeson coordinate system". However, Stiegemeier teaches the above claimed limitation col. 11, lines 1-15.

As to claim 11, Nagral teaches the claimed limitation "the visual form of data.....a direction in one of plurality of dimensions" as (col. 5, lines 20-40);

"wherein identifying at least some of......content data in the direction" as (col. 3, lines 15-20; col. 3, lines 44-50); "a direction in one of the plurality of dimensions" as (col. 5, lines 35-40).

Nagral fails to teach the claimed limitation "the extraction instruction includes...a reference marker". However, Siegemeier teaches the above claimed limitation in col. 11, lines 1-30.

As to claim 15, Nagral fails to teach the claimed limitation "the received data further represents a plurality of visual forms of data". However, Nagral teaches that data 56 is generally in the form of a vector image or reports (col. 5, lines 60-67; col. 6, lines 15-25).

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As to claim 16, Nagral teaches the claimed limitation "storing the identified content data: storingvisual forms of data" as (col. 5, lines 50-67).

As to claims 18, Nagral teaches the claimed limitation:

"a input port that receives data representing a visual form of datavisually represented" as (col. 2, lines 35-43; col. 5, lines 25-35);

"a storage media that stores the identified content data" as (col. 5, lines 60-65); Nagral fails to teach the claimed limitation "a processora template".

However, Stiegemeier teaches the above claimed limitation in col. 10, lines 30-55. It would have been obvious to a person of an ordinary skill in the art at the time the invention was made to apply Stiegemeier's teaching of retrieved document include a code which identifies the appropriate template that will provide the format for displaying document. This information shows that the system should include a processor in order to identify the appropriate template to Nagral 's system in order to display different type of data in proper format or location on screen following user's desire.

As claims 25, 26 and 27, Nagral teaches the same claimed limitation in claim 1, "initiating performingcontent data" as (col. 5, lines 60-65).

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4. Claims 12-14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nagral et al (USP 6260044) in view of Stiegemeier and further in view of Maejima et al (USP 5327568).

As to claim 12, Nagral teaches the claimed limitations:

"displaying a sample ... data" as (col. 6, lines 28-35);

"receiving data from a user....data" as (col. 21, lines 15-25).

Nagral fails to teaches the claimed limitation "forming the extraction instruction.....by the user". However, Maejima teaches that extracting the instruction name from the instruction name section in the instruction templates after designer input data sets, input pin position coordinate sections 825 (col. 7, lines 60-65; col. 15, line 45-60). It would have been obvious to a person of an ordinary skill the art at the time the invention was made to apply Maejima teaching of instruction name from the instruction name section in the instruction templates after designer input data sets, input pin position coordinate sections 825 to Nagral's system and Stiegemeier's system in order to display data in proper format following user's desire.

As to claim 13, Nagral fails to teaches the claimed limitation "storing the extraction instruction". However, Maejima teaches that the instruction template and the information of input and output data of the instructions are previously stored in the file. This information show that all of instruction template is stored in file including extraction information. It would have been obvious to a person of an ordinary skill in the art at the

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time the invention was made to apply Maejima's teaching of storing instruction template to Nagral's system and Stiegemeier's system in order to form a format data for displaying.

As to claim 14, Nagral fails to teach the claimed limitation "storing the extraction.....visual form of data". However, Nagral teaches that creating information which has a visual form that may be displayed or printed. This visual form is captured into a database 64 in the information storage and retrieval system in a format defined by the operating system. This information shows that this visual form is represented as a extraction instruction in association with data obviously. It would have been obvious to a person of an ordinary skill in the art at the time the invention was made to modify Nagral's teaching of creating information which has a visual form that may be displayed or printed. This visual form is captured into a database 64 in the information storage and retrieval system in a format defined by the operating system in order to return a correct result to user's request.

Conclusion

5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Krishna et al (USP 6055522).

Contact Information

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6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Cam-Y Truong whose telephone number is (703-605-1169). The examiner can normally be reached on Mon-Fri from 8:00AM to 4:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kim Vu, can be reached on (703-305-4393). The fax phone numbers for the organization where this application or proceeding is assigned is (703)-746-7239 (formal communications intended for entry), or: (703)-746-7240 (informal communication labeled PROPOSED or DRAFT).

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703-305-3900).

Cam-Y Truong

4/16/02

SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2100